Please read instructions on reverse before completing form.		Form	Approv			060. Approval e		
]		Registra	tion	OPP Identif	ier Number	
United States Environmental Protection Agency				Amendm	ent			
	Washington, DC 20460			Other				
Application	n for Pesticio	de - Se	·			1		
Company/Product Number	2. EPA F				3. I	Proposed Clas	sification	
83100-53	Michael V	Valsh	alsh					
4. Company/Product (Name)	PM#					None	Restricted	
Rotam Agrochemical Co., Ltd. / Oxamyl 24% SL	Product N	/lanager ⁻	Team	11		None	Restricted	
5. Name and Address of Applicant (Include Zip Code) Rotam Agrochemical Co., Ltd. c/o Wagner Regulatory Associates, Inc. P.O. Box 640, 7217 Lancaster Pike, Suite A Hockessin, DE 19707 6. Expedited Review. In ac (b)(I), my product is similar of to: EPA Reg. No.: Product Name:								
☐ Check if this is a new address	Section I							
Amendment - Explain below.	Section - I		d labels	in response to)			
Resubmission in response to Agency letter dated Notification - Explain below. Explanation: Use additional page(s) if necessary. (For Second S	Section - I Water Solubl Water Solubl Yes X No	No.	ging per tainer		Metal Plastic Glass Paper Other	c (Specify) HDI	PE lined bags	
X Label Container 20 fl c	oz, 50 fl oz, 1 gal, 2 gal, 10 gal, 20-150	2 gal, 2.5		On La	bel	accompanyin	g product	
6. Manner in Which Label is Affixed to Product X	Lithograph Paper glued Stenciled] C	Other		_		
	Section - I							
Contact Point (Complete items directly below for identifice) Title	cation of individual	to be cor	ntacted					
Name Ogongi Ogongi Title Authorized	Agent.					(Include Area (ogongi@wa		
Certification I certify that the statements I have made on this form and all attact I acknowledge that any knowingly false or misleading statement n						te Application ceived		
under applicable law.						(Stamped)		

Ogongi Ogongi January 14, 2020 This is a reproduction of EPA Form 8570-1 (Rev. 8-94) Previous editions are obsolete.

3. Title

5. Date

Authorized Agent.

2. Signature

4. Typed Name

(Stamped)

This is a reproduction of EPA Form 8570-1 (Rev. 8-94) Previous editions are obsolete.

under applicable law.

2. Signature

4. Typed Name

Keeva Shultz

I certify that the statements I have made on this form and all attachments thereto are true, accurate and complete.

I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both

5. Date

March 26, 2020

Agent for Rotam Agrochemical Co., Ltd.

Received

(Stamped)

material rino i roduot will	zo i acitagoa iii.							
Child-Resistant Packaging Yes*	Unit Packaging Yes		Yes			f Container Metal		
X No	χ No		X	No			Χ	Plastic
	If "Yes"	No. per	If "Yes"		No. per			Glass
* Certification must	Unit Packaging wt.	container	Package	wt	containe	er		Paper
be submitted								Other (Specify) HDPE lined bags
3. Location of Net Contents Inf	formation	4. Size(s)	Retail C	ontainer		5. Lo	ocation of	Label Directions
X Label Cont	tainer	20 ounces	s, 50 oun	ces			On La	abel
				abeling accompanying product				
6. Manner in Which Label is Affixed to Product Lithograph Paper glued Stenciled Other								
		S	ection	- IV				
1. Contact Point (Complete ite	ms directly below for i	identificatio	n of indiv	ridual to	be contac	ted, it	necessa	ry, to process this application.)
Name Title								one No. (Include Area Code)
Keeva Shultz Agent for Rota			n Agroch	emical C	Co., Ltd.		(302) 6	35-7281 (keeva@wagnerreg.com)
Certification I certify that the statements I have made on this form and all attachments thereto are true, accurate and complete. I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both under applicable law. 6. Date Application Received (Stamped)								
2. Signature		3. Title						
Keeva Shutts	>	Agent for Rotam Agrochemical Co., Ltd.						
4. Typed Name		5. Date						
Keeva Shultz		June 15, 2018						
This is a reproduction of EPA F	orm 8570-1 (Rev. 8-9	94) Previou	s editions	are obs	solete.			

This is a reproduction of EPA Form 8570-1 (Rev. 8-94) Previous editions are obsolete.

under applicable law.

2. Signature

Typed Name Keeva Shultz

Certification

I certify that the statements I have made on this form and all attachments thereto are true, accurate and complete.

I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both

5. Date

September 20, 2019

Agent for Rotam Agrochemical Co., Ltd.

6. Date Application

(Stamped)

Received

	The state of the s						
	Registration	OPP Identifier Number					
✓	Amendment						
	Other						

≎EPA Env	United States Environmental Protection Agency		✓	Amendm	ent			
Washington, DC 20460					Other			
Application for Pesticide - Section I								
Company/Product Number			EPA Product M	1anage	er	3. P	roposed Clas	sification
83100-53			Michael Walsh					
4. Company/Product (Name)			PM#			\boxtimes	None	Restricted
Rotam Agrochemical Co., Ltd. / C	Oxamyl 24% SL		Product Manager Team 11					
5. Name and Address of Applicant (Include Zip Code) Rotam Agrochemical Co., Ltd. c/o Wagner Regulatory Associates, Inc. P.O. Box 640, 7217 Lancaster Pike, Suite A			6. Expedited Review . In accordance with FIFRA Section 3(c)(3) (b)(l), my product is similar or identical in composition and labeling to: EPA Reg. No.: Product Name:					
Hockessin, DE 19707	his is a new address							
- Oncok ii ti	no io a riew address	Sec	ction - II					
Amendment - Explain below	v.				in response to			
Resubmission in response t	to Agency letter dated _		Agency letter "Me Too" A					
Notification - Explain below.			Other - Exp					
Explanation: Use additional page	ge(s) if necessary. (F	For Section I	and Section II.)					
Amendment to split out a citru	s label and add add	litional stora	ige and disposal la	nguag	je to label.			
		Sec	tion - III					
1. Material This Product Will B	e Packaged In:							
Yes* No	Jnit Packaging Yes X No f "Yes"		Vater Soluble Packaç Yes No "Yes" No.		2. Type of C	Containe Metal Plastic Glass	er	
				tainer		Paper		
be submitted	Jiiit i dokaging wi.	Container	ackage wi	tanici		•	Specify) HDF	PE lined bags
l — —	3. Location of Net Contents Information 4. Size(s) Retail Container 5. Location of				Location of I	abel D	irections	
				X On La		accompanying	g product	
6. Manner in Which Label is Affixed to Product X Paper glued Stenciled								
Section - IV								
1. Contact Point (Complete items directly below for identification of individual to be contacted, if necessary, to process this application.)								
Name Title Telephone No. (Include Area Code) Keeva Shultz Agent for Rotam Agrochemical Co., Ltd. (302) 635-7281 (keeva@wagnerreg.cor								
Certification I certify that the statements I have made on this form and all attachments thereto are true, accurate and complete. I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both under applicable law. 6. Date Application Received (Stamped)								
2. Signature 3. Title							-	
Keeva Shultz Agent for Rot			otam Agrochemical (Co., Lt	d			
4. Typed Name 5. Date								
Keeva Shultz		June 19, 20	18					

This is a reproduction of EPA Form 8570-1 (Rev. 8-94) Previous editions are obsolete.



United States

Environmental Protection Agency

Washington, DC 20460

Formulator's Exemption Statement

(40 CFR 152.85)

Applicant's Name and Address

Rotam Agrochemical Company, Ltd. c/o Wagner Regulatory Associates, Inc. P.O. Box 640, 7217 Lancaster Pike, Suite A Hockessin, DE 19707 EPA File Symbol/Registration Number

83100-53

Product Name

Oxamyl 24% SL

Date of Confidential Statement of Formula (EPA Form 8570-4)

03/26/2020

As an authorized representative of the applicant for registration of the product identified above, I certify that:

(1) This product contains the following active ingredient(s):

Oxamyl

- (2) Of these, each active ingredient listed in paragraph (4) is present solely as the result of the use of that active ingredient in the manufacturing, formulation or repackaging another product which contains that active ingredient which is registered under FIFRA Section 3, is purchased by us from another person and meets the requirements of 40 CFR section 158.50(e)(2) or (3).
- (3) Indicate by checking (A) or (B) below which paragraph applies:
- (A) An accurate Confidential Statement of Formula (EPA FORM 8570-4) for the above identified product is attached to this statement. That formula statement indicates, by company name, registration number, and product name, the source of the active ingredient(s) listed in paragraph (1).

OR

- (B) The Confidential Statement of Formula (CSF)(EPA Form 8570-4) referenced above and on file with the EPA is complete, current, an accurate and contains the information required on the current CSF.
- (4) The following active ingredients in this product qualify for the formulator's exemption.

Source						
Active Ingredient	Product Name	Registration Number				
Oxamyl						
Signature	Name and Title	Date				
Signature						
	Keeva Shultz- Agent for Rotam 03/26/2020					

EPA Form 8570-27 (Rev. 06-2004)

Copy 1 – EPA Copy 2 - Applicant copy

September 20, 2019

Document Processing Desk ATTN: Michael Walsh, PM 11 Registration Division U.S. Environmental Protection Agency Office of Pesticide Programs (7504P) Room S-4900, One Potomac Yard 2777 South Crystal Drive Arlington, Virginia 22202-4501



Subject: Oxamyl 24% SL - EPA Reg. No. 83100-53 Final Print Label - Distributor Only

Dear Mr. Walsh,

Wagner Regulatory Associates, Inc., as agent for Rotam Agrochemical Company Ltd. (EPA Co. No. 83100), respectfully submits the enclosed final print label for the subject product as requested in the EPA letter October 20th, 2017. This product is only being marketed under Rotam North America, Inc.'s (EPA Co. No. 83979) supplemental distributor label (Return - EPA Reg. No. 83100-53-83979) and is not being packaged and/or distributed under the Rotam Agrochemical Company Ltd., EPA registration number.

If you have any questions about this submission, please feel free to contact me at ogongi@wagnerreg.com or (302) 239-7369.

Respectfully submitted,

Ogongi Ogongi Authorized Agent.

June 19, 2018

Document Processing Desk (AMEND)
ATTN: Michael Walsh, Product Manager 11
Registration Division
U.S. Environmental Protection Agency
Office of Pesticide Programs (7504P)
Room S-4900, One Potomac Yard
2777 South Crystal Drive
Arlington, Virginia 22202-4501



Subject: Oxamyl 24% SL (EPA Reg. No. 83100-53)-

Label Amendment

Dear Mr. Walsh:

Wagner Regulatory Associates, Inc., as agent for Rotam Agrochemical Co., Ltd. (EPA Co. Number 83100), respectfully submits the attached label amendment to split out a citrus label and add additional storage and disposal language.

In support of this submission, the following documents are attached:

- Letter from Rotam Agrochemical Co., Ltd. appointing WRA, Inc. as its agent
- Application for Pesticide Amendment (8570-1)
- Draft labeling Highlighted and Clean
- Certification with Respect to Label Integrity

Please do not hesitate to contact me should you have any questions regarding this submission. Thank you in advance.

Respectfully submitted,

Keeva Shultz

Agent for Rotam Agrochemical Co., Ltd.

Tel: 302-635-7281

Email: keeva@wagnerreg.com

June 15, 2018

Document Processing Desk (**NOTIF**)
ATTN: Michael Walsh, PM 11
Registration Division
U.S. Environmental Protection Agency
Office of Pesticide Programs (7504P)
Room S-4900, One Potomac Yard
2777 South Crystal Drive
Arlington, Virginia 22202-4501



Subject: Oxamyl 24% SL - EPA Reg. No. 83100-53 CSF Notification

Dear Mr. Walsh,

Wagner Regulatory Associates, Inc., as agent for Rotam Agrochemical Co., Ltd. (EPA Co. Number 83100), respectfully submits the enclosed Confidential Statement of Formula notification for the subject product to add an additional producer to the Basic CSF. No other changes have been made.

This notification is consistent with the provisions of PR Notice 98-10 and EPA regulations at 40 CFR 152.46, and no other changes have been made to the labeling or the confidential statement of formula of this product. I understand that it is a violation of 18 U.S.C. Sec. 1001 to willfully make any false statement to EPA. I further understand that if this notification is not consistent with the terms of PR Notice 98-10 and 40 CFR 152.46, this product may be in violation of FIFRA and I may be subject to enforcement action and penalties under sections 12 and 14 of FIFRA.

In support of this notification, the following documents are enclosed:

- Letter from Rotam Agrochemical Co., Ltd. appointing WRA, Inc. as its agent
- Application for Pesticide Notification (8570-1)
- Confidential Statement of Formula (8570-4)
- Formulator Exemption (8570-27)

Thank you in advance for your efforts in reviewing this submission. Please do not hesitate to contact me by email at keeva@wagnerreg.com or by phone at 302-635-7281 should you have any questions.

Respectfully submitted,

Keeva Shulty

Keeva Shultz

Agent for Rotam Agrochemical Co., Ltd.

September 20, 2019

Document Processing Desk (**NOTIF**)
ATTN: Michael Walsh, PM 11
Registration Division
U.S. Environmental Protection Agency
Office of Pesticide Programs (7504P)
Room S-4900, One Potomac Yard
2777 South Crystal Drive
Arlington, Virginia 22202-4501



Subject: Oxamyl 24% SL - EPA Reg. No. 83100-53 CSF Notification

Dear Mr. Walsh,

Wagner Regulatory Associates, Inc., as agent for Rotam Agrochemical Co., Ltd. (EPA Co. Number 83100), respectfully submits the enclosed Confidential Statement of Formula notification for the subject product to add an additional producer to the Basic CSF. No other changes have been made. This submission will supersede the CSF Notification submission made on July 15, 2018 to add additional producers to the basic CSF.

This notification is consistent with the provisions of PR Notice 98-10 and EPA regulations at 40 CFR 152.46, and no other changes have been made to the labeling or the confidential statement of formula of this product. I understand that it is a violation of 18 U.S.C. Sec. 1001 to willfully make any false statement to EPA. I further understand that if this notification is not consistent with the terms of PR Notice 98-10 and 40 CFR 152.46, this product may be in violation of FIFRA and I may be subject to enforcement action and penalties under sections 12 and 14 of FIFRA.

In support of this notification, the following documents are enclosed:

- Letter from Rotam Agrochemical Co., Ltd. appointing WRA, Inc. as its agent
- Application for Pesticide Notification (8570-1)
- Confidential Statement of Formula (8570-4)
- Formulator Exemption (8570-27)

Thank you in advance for your efforts in reviewing this submission. Please do not hesitate to contact me by email at keeva@wagnerreg.com or by phone at 302-635-7281 should you have any questions.

Respectfully submitted,

eeva Shultz

Keeva Shultz

Agent for Rotam Agrochemical Co., Ltd.

March 26, 2020

Document Processing Desk (**NOTIF**)
ATTN: Michael Walsh, PM 11
Registration Division
U.S. Environmental Protection Agency
Office of Pesticide Programs (7504P)
Room S-4900, One Potomac Yard
2777 South Crystal Drive
Arlington, Virginia 22202-4501



Subject: Oxamyl 24% SL - EPA Reg. No. 83100-53 CSF Notification

Dear Mr. Walsh,

Wagner Regulatory Associates, Inc., as agent for Rotam Agrochemical Co., Ltd. (EPA Co. Number 83100), respectfully submits the enclosed Confidential Statement of Formula notification for the subject product to add an additional producer to the Basic CSF. No other changes have been made.

This submission will supersede the following CSF Notifications:

- Submission made on July 15, 2018 to add additional producers to the basic CSF
- Submission made on Sept. 20, 2019 to add additional producers to the basic CSF

This notification is consistent with the provisions of PR Notice 98-10 and EPA regulations at 40 CFR 152.46, and no other changes have been made to the labeling or the confidential statement of formula of this product. I understand that it is a violation of 18 U.S.C. Sec. 1001 to willfully make any false statement to EPA. I further understand that if this notification is not consistent with the terms of PR Notice 98-10 and 40 CFR 152.46, this product may be in violation of FIFRA and I may be subject to enforcement action and penalties under sections 12 and 14 of FIFRA.

In support of this notification, the following documents are enclosed:

- Letter from Rotam Agrochemical Co., Ltd. appointing WRA, Inc. as its agent
- Application for Pesticide Notification (8570-1)
- Confidential Statement of Formula (8570-4)
- Formulator Exemption (8570-27)

Thank you in advance for your efforts in reviewing this submission. Please do not hesitate to contact me by email at keeva@wagnerreg.com or by phone at 302-635-7281 should you have any questions.

Respectfully submitted,

Keeva Shulty

Keeva Shultz

Agent for Rotam Agrochemical Co., Ltd.



October 10, 2019

To: Whom it

Whom it May Concern

Re:

Rotam Agrochemical Company Limited (EPA Co. No. 83100) - Letter of Authorization

This letter serves as notification that Rotam Agrochemical Company Limited has appointed Wagner Regulatory Associates, Inc. (WRA, Inc.) to serve as the Agent on our company's behalf regarding State and/or Federal regulatory matters as determined by Rotam Agrochemical Company Limited. The following employees of Wagner Regulatory Associates, Inc. are authorized to act on our behalf:

James Wagner

Email: james@wagnerreg.com

Phone: 302-635-7290

Carrie Nolan

Email: carrie@wagnerreg.com

Phone: 302-635-7632

Keeva Shultz

Email: keeva@wagnerreg.com

Phone: 302-635-7281

Julie Kozlowski

Email: julie@wagnerreg.com

Phone: 302-635-7279

Anna Armstrong

Email: anna@wagnerreg.com

Phone: 302-510-0039

Katie Woodall

Email: ktwoodall@wagnerreg.com

Phone: 302-753-5305

Rachel Hardie

Email: rachel@wagnerreg.com

Phone: 302-635-7289

Ogongi Ogongi

Email: ogongi@wagnerreg.com

Phone: 302-239-7369

Correspondence can be addressed to any of the above employees at:

Wagner Regulatory Associates, Inc.

P.O. Box 640

7217 Lancaster Pike, Suite A

Hockessin, DE 19707-0640

Thank you for your time and assistance. Please feel free to contact Wagner Regulatory Associates, Inc. should you have any questions.

Respectfully submitted,

Prabhakar Kumar

Director of Research, Development & Registration Division

Rotam Agrochemical Company Limited

cc: WRA, Inc.



July 9, 2019

To: Whom it May Concern

Re: ROTAM AGROCHEMICAL COMPANY LIMITED (Firm Number: 83100)

This letter serves as notification that **ROTAM AGROCHEMICAL COMPANY LIMITED** has appointed Wagner Regulatory Associates, Inc. (WRA, Inc.) to serve as the Agent on our company's behalf regarding state and/or federal regulatory matters as determined by **ROTAM AGROCHEMICAL COMPANY LIMITED**. The following employees of Wagner Regulatory Associates, Inc. are authorized to act on our behalf:

James Wagner

Email: james@wagnerreg.com

Phone: 302-635-7290

Carrie Nolan

Email: carrie@wagnerreg.com

Phone: 302-635-7632

Keeva Shultz

Email: keeva@wagnerreg.com

Phone: 302-635-7281

Julie Kozlowski

Email: julie@wagnerreg.com

Phone: 302-635-7279

Anna Armstrong

Email: anna@wagnerreg.com

Phone: 302-510-0039

Katie Woodall

Email: ktwoodall@wagnerreg.com

Phone: 302-753-5305

Rachel Hardie

Email: rachel@wagnerreg.com

Phone: 302-635-7289

Correspondence can be addressed to any of the above employees at:

Wagner Regulatory Associates P. O. Box 640 Hockessin, DE 19707-0640



Thank you for your time and assistance. Please feel free to contact Wagner Regulatory Associates should you have any questions.

Respectfully submitted,



Yifan Wu

Head of Research, Development and Registration Division ROTAM AGROCHEMICAL COMPANY LIMITED

Tel: 86-512-5790 3076 Fax: 86-512-5771 8692 Email: yifanwu@rotam.com

cc: WRA, Inc.